### <u>REMARKS</u>

The Office Action dated May 26, 2006, has been carefully reviewed and the following remarks are submitted in consequence thereof.

Claims 1-20 are pending in this application and are subject to restriction and/or election requirement.

In response to the election requirement as set forth in the Office Action, Applicants elect, with traverse, for prosecution in this application all claims of species A as identified in the Office Action. Claims 1-7, drawn to a method for replacing a portion of a gas turbine engine rotor blade, are in the elected species. In response to the election of a single subspecies as set forth in the Office Action, Applicants elect, with traverse, a sub-species of cutting through a rotor blade. Further, reconsideration of the restriction requirement imposed is respectfully requested.

The restriction requirement is traversed because the inventions set out by the claims in species A, B, and C are clearly related. It is believed that a thorough search and examination of any claim group would be relevant to the examination of any other claim group. Indeed, the claims of species A, B, and C encompass a single subject matter, namely, a method for replacing a portion of a gas turbine engine rotor blade, and it is not evident how the searching of a single subject matter could present an unreasonable burden on the Examiner. In addition, requirements for restriction are not mandatory under 35 U.S.C.

Specifically, Applicants submit that Claims 1-20 of the present application are directed to substantially similar aspects of the invention. For example, Claim 1 recites "[a] method for replacing a portion of a gas turbine engine rotor blade . . . cutting through the rotor blade . . . removing the portion of the rotor blade that is radially outward of the cut line; and coupling a replacement blade portion to remaining blade portion such that a newly formed rotor blade is formed with a predetermined aerodynamic contour." Similarly, Claim 8 recites "[a] method for replacing a portion of a gas turbine engine rotor blade . . . uncoupling the rotor blade . . . cutting through the rotor blade . . . removing the portion of the rotor blade radially outward of the cut line . . . coupling a replacement blade portion to the remaining blade portion; and contouring the replacement blade portion such that a newly

formed rotor blade is formed with a predetermined aerodynamic contour." As such, independent Claim 1 and independent Claim 8 each include many of the same limitations. Similarly, Claim 15 recites "[a] method for replacing a damaged portion of a gas turbine engine rotor blade . . . uncoupling a compressor rotor blade . . . cutting through a portion of the damaged rotor blade . . . welding a replacement blade portion to the remaining blade portion; and contouring the replacement blade portion such that the newly formed compressor rotor blade has a contour that substantially mirrors that of the original compressor rotor blade contour." Thus, independent Claim 15 likewise includes many of the same limitations as Claims 1 and 8. Accordingly, Applicants respectfully submit that searching Claims 1-20 together seems logical and would not present an undue burden to the Examiner. Moreover, for at least the reasons set forth above, Applicants respectfully request that the restriction requirement be withdrawn.

With regard to the election of a single sub-species, Applicants submit that requirements for election are not mandatory, and, therefore, Applicants believe the election is improper. Notwithstanding the above, and for the sake of expediency in examination, Applicants elect, with traverse, a single sub-species of cutting through a rotor blade. Accordingly, it is respectfully submitted that the election requirement is improper and should be withdrawn.

Applicants submit that the Examiner has shown no undue burden in searching all Claims, 1-20. Rather to the Applicants, it would appear that searching of all related Claims 1-20 in the invention would be a more practical, useful, and efficient use of patent office resources. Should the restriction be applied here, it would appear that any burden in the U.S. Patent Office has been placed on the Applicants by way of increased filing fees, prosecution costs, prosecution complexity, etc. Notably, Applicants have already significantly amended Claims 1-20 and expended considerable efforts and costs in prior prosecution of unelected claims and prosecution of this application. None of the previous two Office Actions and Advisory Action issued during prosecution of this application suggested that the pending application includes more than one invention. However, after adding the same limitation to each of the unelected claims, a restriction requirement was imposed. Accordingly, reconsideration and withdrawal of the election of species requirement is requested.

In view of the foregoing remarks, all claims in this application are believed to be in condition for allowance. Reconsideration and favorable action is respectfully solicited.

Respectfully submitted

Robert B. Reese

Reg. No. 45,548

Armstrong Teasdale LLP

One Metropolitan Square, Suite 2600

St. Louis, MO 63012

(314) 621-5070

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:	Gary Edward Trewiler et al.	:	
••	•	:	Art Unit: 3663

Serial No.: 10/713,493 Examiner: Le, Hung Charlie

Filed: November 14, 2003

For: METHOD FOR REPAIRING GAS

TURBINE ROTOR BLADES

## TRANSMITTAL

Mail Stop: AMENDMENT Commissioner for Patents P.O. Box 1450 **Alexandria, VA 22313-1450** 

Transmitted herewith is:

Amendment Transmittal (3 pages)
Response to Restriction Requirement (4 pages)

#### **STATUS**

2.	Applican	t
		claims small entity status.
		is other than a small entity.

## **EXTENSION OF TERM**

3.	The proceedings he apply.	rein are for a patent appli			ns	of 37 C.F.R. 1.136
	(a) Applicant petitions for an extension of time under 37 C.F.R. 1.136 (Fees: 37 C.F.R. 1.17(a)-(d) for the total number of months checked below:)					
		tension for response thin:	C	Other than small entity Fee	Sr	nall entity Fee (if applicable)
		first month	\$	120.00	\$	60.00
		second month	\$	450.00	\$	225.00

PATENT Atty. Docket No. 134314

		third month		\$ 1,020.00	\$ 510.00
	-	fourth month		\$1,590.00	\$ 795.00
	- -	fifth month		\$2,160.00	\$1,080.00
				Fee:	\$
If an a	additional exten	sion of time is requi	ired, please	consider this a peti	tion therefor.
		(Check and comple	ete the next ite	em, if applicable)	
	— tl	an extension of is de f extension now req	ducted from	<del>-</del>	_
		Extension fee due	with this re	quest \$	
			(	OR	
	—— cond appli of tir	ne.	ing made to ily overlook	ed the need for a p	etition for extension
4.	The fee for clair	ns (37 C.F.R. 1.16(b	o)-(d)) has b	een calculated as s	hown below:
7.	(Col. 1)	(Col. 2)	(Col. 3)	SMALL ENTITY	OTHER THAN SMALL ENTITY
	CLAIMS REMAINING AFTER AMENDMENT	HIGHEST NO. PREVIOUSLY PAID FOR MINUS	PRESENT EXTRA	ADDITIONAL. RATE FEE x \$25.00 = \$	ADDITIONAL OR RATE FEE  x \$50.00 = \$
TOTAL INDEP.		MINUS	=	x \$100.00 = \$	x \$200.00 = \$
		ATION OF MULTIPLE DEP. (	CLAIM	+ \$180.00 = \$	+ \$360.00 = \$
				TOTAL ADDITIONAL FEE \$	OR TOTAL ADDITIONA FEE \$
	(a)	No additional fee fo	r Claims is	required	
	(b)	Total additional fee	OR for claims	required \$	
5.	Attache	FEE ed is a check in the s	PAYMEN' um of \$	Γ	
	Charge	Deposit Account No	o. 01-2384	the sum of \$	

UU	U	TIE	TIT	CIE	M	CV
rr	r	IJC.	ri	CIL	.17	C I

6.	$\boxtimes$	If any additional extension and/or fee is required, charge Deposit Account No. 01-2384.
	$\boxtimes$	AND/OR  If any additional fee for claims is required, charge Deposit Account No. 01-2384.
7.		Robert B. Reeser, III) Reg. No. 45,548 ARMSTRONG TEASDALE LLP One Metropolitan Square, Suite 2600
		St. Louis, MO 63102 314-621-5070